which were in part decomposed and birds which were contaminated with fecal matter; and, Section 402 (a) (5), the article was in part the product of a diseased animal.

DISPOSITION: October 8, 1951. Pleas of guilty having been entered, the court imposed a fine of \$100 against Defendant Olson and placed him on probation for 3 years and imposed a fine of \$100 against Defendant Erickson.

17946. Adulteration of frozen turkeys. U. S. v. Roy O. Frantz (Roy O. Frantz Turkey Operating Account). Plea of nolo contendere. Fine, \$500. (F. D. C. No. 31256. Sample No. 92283-K.)

INFORMATION FILED: September 17, 1951, District of Colorado, against Roy O. Frantz, trading as Roy O. Frantz Turkey Operating Account, Pueblo, Colo.

ALLEGED SHIPMENT: On or about December 1, 1950, from the State of Colorado into the State of New York.

LABEL, IN PART: "Distributed By C. A. Swanson & Sons Omaha, Nebraska."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of rodent excreta; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: October 31, 1951. A plea of nolo contendere having been entered, the court imposed a fine of \$500.

## SPICES, FLAVORS, AND SEASONING MATERIALS

17947. Misbranding of black pepper. U. S. v. Frank Ferro (Katy Fruit Market).

Plea of nolo contendere. Fine of \$100, plus costs. (F. D. C. No. 30614.

Sample Nos. 70751-K, 70752-K.)

INFORMATION FILED: August 1, 1951, District of Kansas, against Frank Ferro, trading as the Katy Fruit Market, Kansas City, Kans.

ALLEGED VIOLATION: On or about August 30, 1950, a drum containing a product labeled, in part, "Imitation Ground Pepper" was shipped from the State of Missouri into the State of Kansas, to the Katy Fruit Market at Kansas City, Kans. Subsequently, while the product was being held for sale after shipment in interstate commerce, the defendant removed a quantity of the product from the drum and repacked it into unlabeled bags, and placed in proximity to the repacked product a placard bearing the statement "Ground Black Pepper 98¢ Full Pound" and placed in the store window a sign bearing the statement "Black Pepper 98¢ Lb."

NATURE OF CHARGE: Misbranding, Section 403 (b), the product in the bags was imitation ground black pepper, and it was offered for sale under the name of another food, ground black pepper; and, Section 403 (c), the label of the product in the bags failed to bear, in type of uniform size and prominence, the word "imitation" and, immediately thereafter, the name of the food imitated. The product was misbranded while held for sale after shipment in interstate commerce.

Disposition: November 12, 1951. A plea of nolo contendere having been entered, the court fined the defendant \$100, plus costs.

17948. Adulteration of pickled peppers. U. S. v. 98 Cases, etc. (F. D. C. No. 31864. Sample Nos. 29622-L, 30262-L.)

LIBEL FILED: October 3, 1951, Western District of Washington.

ALLEGED SHIPMENT: On or about January 23 and June 14, 1950, from Jackson, Miss.

PRODUCT: 98 cases, each containing 24 6-ounce bottles, and 98 cases, each containing 24 3-ounce bottles, of pickled peppers at Seattle, Wash.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of decomposed peppers. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: November 2, 1951. Default decree of condemnation and destruction.

17949. Adulteration of mayonnaise. U. S. v. 16 Cases \* \* \* (F. D. C. No. 31801. Sample No. 23866-L.)

LIBEL FILED: October 17, 1951, District of New Jersey.

ALLEGED SHIPMENT: During or about 1946 or 1947, from New York, N. Y., to Bound Brook, N. J.

PRODUCT: 16 cases, each containing 24 jars, of mayonnaise at Bound Brook, N. J.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: December 11, 1951. Default decree of condemnation and destruction.

17950. Adulteration and misbranding of salad dressing. U. S. v. 4 Cases \* \* \*. (F. D. C. No. 31222. Sample No. 13613-L.)

LIBEL FILED: June 29, 1951, District of Utah.

ALLEGED SHIPMENT: On or about June 6, 1951, by John Scowcroft & Sons, from Twin Falls, Idaho.

PRODUCT: 4 cases, each containing 24 jars, of salad dressing at Ogden, Utah.

LABEL, IN PART: (Jar) "Dutch Mill One Pint Salad Dressing \* \* \* Manufactured By Old Mill Products Co., Salt Lake City."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, vegetable oil, had been in part omitted.

Misbranding, Section 403 (g) (1), the product failed to conform to the definition and standard of identity for salad dressing since it contained less than 30 percent by weight of vegetable oil.

DISPOSITION: October 29, 1951. Default decree of condemnation. The court ordered that the product be turned over to the United States marshal to be disposed of under his personal custody and direction.

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## PRODUCTS

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